REMARKS

The Examiner has rejected claims 1-10 under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Application Publication No. US 2001/0008557 Al to Stefik et al. in view of Applicant's own admissions.

The Stefik et al. reference discloses a system for controlling the distribution and use of rendered digital works through watermarking, in which a digital work is encoded and transmitted to a rendering repository. The rendering repository decodes the digital work, gathers data for and creates a digital watermark, and renders the digital work including the watermark (page 4, paragraph [0060]).

The Examiner states "Applicant, however, in paragraphs 0008 to 0010 discloses that watermarks are a well known technique, and then goes on to describe uses of the technique to include an audio-based signal from a mobile phone."

In Applicants' specification, Applicants conceded, in paragraph [0008], the existence of watermarks and their use in marking or protecting input signals, e.g., a movie can be watermarked so that its origin can be identified, or unauthorized copies can be distinguished from the original. However, paragraphs [0009] and [0010] present a summarization of the uses of watermarks in the subject invention. These uses, as covered by the subject

invention, are more particularly described in paragraphs [0011] - [0014].

As indicated above, Stefik et al. describes a system for receiving a digital work, gathering data for and creating a watermark, and rendering the digital work inclusive of the watermark. Applicants submit that Stefik et al. neither discloses or suggests that the watermark included in the rendering of the digital work may be extracted and subsequently be used for other purposes.

The method of the subject invention, as claimed in claim

1, includes "receiving the output signal", the output signal being
the rendered content (e.g., digital work) with the embedded
information (e.g., watermark), "electronically extracting the
embedded information from the received output signal" and
"processing the extracted embedded information in the course of the
business model". To this end, using the example of a mobile phone,
the mobile phone, using the earpiece portion thereof may receive
the output signal, circuitry therein may then extract the embedded
information, and, depending on the business model, the user of the
mobile phone may use the mobile phone to contact e-commerce
servers, "which makes it easy to integrate it in a value chain or
to provide interactive services using the embedded extra
information as a starting point" (Substitute Specification, pages
4-5, paragraph [0014]).

In view of the above, Applicants believe that the subject invention, as claimed, is not rendered obvious by the combination of Stefik et al. and Applicants' acknowledgement of the existence of watermarks, and as such is patentable thereover.

Applicants believe that this application, containing claims 1-10, is now in condition for allowance and such action is respectfully requested.

Respectfully submitted,

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